

## UNITED STATES PATENT AND TRADEMARK OFFICE



DATE MAILED: 03/31/2003

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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/312,596	05/14/1999	LORNA W. ROLE	46839-B/JPW/	2831	
7	590 03/31/2003				
JOHN P WHITE			EXAMINER		
COOPER & D 1185 AVENUI NEW YORK, I	E OF THE AMERICAS		GUCKER, STEPHEN		
NEW TORK,	N 1 10030		ART UNIT	PAPER NUMBER	
			1647		

Please find below and/or attached an Office communication concerning this application or proceeding.



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SERIAL NUMBER	BER FILING DATE FIRST NAMED APPLICANT			ATTORNEY DOCKET NO	
		EXA		MINER	
			ART UNIT	PAPER NUMBER	
				20	

Below is a communication from the EXAMINER in charge of this application COMMISSIONER OF PATENTS AND TRADEMARKS

			ADVISORY A	CTION		
□ тн	E PERIOD FOR	RESPONSE:				
a) 🗌	is extended to n	un	or continues to run	from	n the date of the final re	jection
b) 🗌	expires three m event however,	onths from the date of will the statutory perio	the final rejection or as of od for the response expire l	the mailing date of thater than six months	nis Advisory Action, wh from the date of the fir	ichever is later. In no nal rejection.
,	The date on who	ich the response, the period of	ed by filing a petition under petition, and the fee have l extension and the corresp of the originally set shortene	been filed is the date onding amount of the	of the response and a e fee. Any extension fo	lso the date for the ee pursuant to 37 CFR
Ap	pellant's Brief is	due in accordance with	h 37 CFR 1.192(a).			
Ap	plicant's respons place the applica	e to the final rejection, tion in condition for all		has been considered	d with the following effe	ct, but it is not deemed
1.	The proposed a	mendments to the dai	m and /or specification will	not be entered and t	the final rejection stand	s because:
	a. There is r		under 37 CFR 1.116(b) wh	ny the proposed ame	endment is necessary a	nd was not earlier
	b. They raise	e new issues that woul	ld require further considera	tion and/or search.	(See Note).	
	c. They rais	e the issue of new ma	tter. (See Note).			
	d. They are appeal.	e not deemed to place	the application in better for	m for appeal by mat	erially reducing or simp	olifying the issues for
	e. They pre	sent additional claims	without cancelling a corres	ponding number of f	inally rejected claims.	
	NOTE:					
2.	Newly propose the non-allowal	ed or amended claims_ ble claims.	would	be allowed if submit	ted in a separately filed	amendment cancelling
3.		an appeal, the propose	ed amendment W will be	entered 🗌 will not	be entered and the sta	tus of the claims will
	be as follows:				Alex	y of Kmgs
	Claims allowed			<del> </del>	GA	RY KUNZ
	Claims rejected	~ ·	34		SUPERVISORY	PATENT EXAMINE:
	Howe	ver;	,		TECHNOLO	GY CENTER 1600
	Applicant's	response has overco	me the following rejection(s	s):		
4. ₩ 2. wen star 5. □	e fully	developed in	consideration has been confident to the confidence of the confiden	of stand for	or vasors a	of the lase of
The	proposed drawi	ng correction 🔲 ha	s has not been appro	ved by the examiner		
out of	exections.	stand for	2 Masons of	of record		